

This Assignment Agreement is made and entered into as of the 1th day of APPIL, 2018 (the "Effective Date"), by and between ALY-RITA UPAPE ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").

The Parties hereby agree as follows:

- 1. <u>Assignment.</u> Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

Mush

Title

**ASSIGNEE:** 

Personal CFO Solutions, LLC

By:

Name: Bryan Landadio Title: Managing Director

This	Assignment	Agreemen	t is	made a	and	entered	into	as	of	the	2nd	day	of
April	, 2018	(the "Eff	fective	Date	"), 1	by and	betw	veer	1 _	aa	91680110	no_	_
("Assignor")	and Personal	CFO Solu	tions,	LLC ("	Assi	gnee") (	collec	tive	ly,	the "	Parties"	).	

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignce all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>, As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. <u>Remittance of Recovery.</u> Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Arie So

Name: Angle Serron

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Ву:\_\_\_\_

Name: John Vieira

This Assignment Agreement is made and entered into as of the 3rd day of April , 2018 (the "Effective Date"), by and between Pon Helen Trum ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").

The Parties hereby agree as follows:

- Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- Remittance of Recovery, Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- Successors. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns,
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Om Helm Jun Name: ann Helm Inster

ASSIGNEE:

Personal CFO Solutions, LLC

By:

Name: John Vieira

This Assignment Agreement is made and entered into as of the 3rd day of April 2018 (the "Effective Date"), by and between Man Marie West ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").

The Parties hereby agree as follows:

- Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- Successors. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Joh Win on behalf of Man Mane Hunte Name: Hon Marie Works

ASSIGNEE:

Personal CFO Solutions, LLC

Name. John Vieira

This As ("Assignor") an	signment	Agre	ement is	made	and	enter	red	into	as	of	the .	3-d	day	of
-A00)	2018	(the	"Effectiv	e Dat	e''),	by a	and	bety	vee	ı _	Arien	OrVes	3-2	-
("Assignor") an	d Personal	CFO	Solutions	, LLC	("Assi	ignee	") ("	collec	tive	ely,	the "P	arties")	•	4 45

The Parties hereby agree as follows:

- 1. Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. Acceptance and Assumption. As of the Effective Date, Assignce hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey:

ASSIGNOR:

By: Al Vin on Behalf of Argen De Vos

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This	Assignment	Agreement	is made	and e	entered	into as or	f the 3rd	day of
[April	, 2018	(the "Effe	ctive Dat	e"), b	y and	between	Chris Under	1
("Assignor")	and Personal	CFO Soluti	ons, LLC	("Assig	mee") (c	collectively	, the "Parties")	•

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law</u>. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

Name

Name Title

ASSIGNEE:

Personal CFO Solutions, LLC

y:

Name: John Vieira

This Assignment	Agreement is made and (the "Effective Date"),	entered into as of	the 3rd day of
, 2018	(the "Effective Date"),	by and between	Beth Boyer & Fronk Shalby
("Assignor") and Personal	CFO Solutions, LLC ("As	signee") (collectively,	the "Parties").

The Parties hereby agree as follows:

- I. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law</u>. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Oh Win on Behalf of Both Beyer & Front Stilly
Name: Elizateth Beyer o Front Shelby

ASSIGNEE:

Personal CFO Solutions, LLC

By: John Vieira

This Assignment Agreement is made and entered into as of the 30th day of March, 2018 (the "Effective Date"), by and between Bruce K Tirrell ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").

The Parties hereby agree as follows:

- 1. Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors.</u> This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: XVIII JULI

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

By: Name: Bryan Landadio

This Assignment Agreement is made and entered into as of the 3-d day of
The Parties hereby agree as follows:
1. <u>Assignment</u> . Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
<ol> <li>Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.</li> </ol>
3. <u>Remittance of Recovery.</u> Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
4. <u>Successors</u> . This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
<ol> <li>Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.</li> </ol>
By: Ohn Wall on Behalf of Dunna Scott  Name: Oanna Scott  Title:
ASSIGNEE:
Personal CFO Solutions, LLC
By:

This Assignment Agreement is made and entered into as of the odd day of many day of the "Effective Date"), by and between the control of the

The Parties hereby agree as follows:

- I. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
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- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law</u>. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Joh Van on Rehalf of Edith Pour Name: edith Pour

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This	Assignment	Agreem	ent is	made	and	ent	ered	into	as	of	the	3d	day	of
_ Carl_	, 2018	(the "H	ffectiv	e Dat	e"),	by	and	betv	vee	n .	Ellen	McMah	w	
("Assignor")	and Personal	CFO So	utions	, LLC	("Ass	signe	e") (	collec	ctive	ely,	the "1	Parties"	}.	

The Parties hereby agree as follows:

- Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
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- Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- Successors. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- Governing Law. This Assignment Agreement shall be construed in accordance 5. with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: John Vun on Babolfof Ollen McMaken Name: (16, mcMaken)

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This	Assignment	Agreement	is made	and en	tered	into as	of the	3.4	day of
April	, 2018	(the "Effe	ctive Dat	e"), by	and	between	Cric	Grona	
("Assignor")	and Personal	l CFO Soluti	ons, LLC	("Assign	ee") (c	ollective	y, the "P	arties").	

The Parties hereby agree as follows:

- 1. Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: John Cley on Behalf of Eric Change

Title

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This A	Assignment	Agreeme	nt is 1	made and	entered	into as of	f the 3rd	_ day of
April	, 2018	(the "Ef	fective	Date"),	by and	between	Jones Lr.	Parilles
("Assignor") a	and Personal	CFO Soli	tions,	LLC ("Ass	signee") (	collectively	, the "Parties	s").

The Parties hereby agree as follows:

- Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Och Vine on Bahalf of Jemes Lee Omicle Name: James Lee Poniels

T'41

ASSIGNEE:

Personal CFO Solutions, LLC

Name John Vieira

This Assignment Agreement is made and entered into as of the 3rd day of , 2018 (the "Effective Date"), by and between Jennifer Bertero ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").

The Parties hereby agree as follows:

- Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims,
- Remittance of Recovery, Personal CPO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law, This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Mame: By Vina on behalf of Jenniter Bertero

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

By: Name John Vieira

This Assignment Agreement is made and entered into as of the 3rd day of April , 2018 (the "Effective Date"), by and between 505 Affects ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").

The Parties hereby agree as follows:

- 1. Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Joh Kins on be holf of Joan Afflick Name: Joan Afflict

Title:

ASSIGNEE:

By:

Personal CFO Solutions, LLC

Name John Vieira

This Assignment Agreement is made and entered into as of the 4th day of April, 2018 (the "Effective Date"), by and between John Flanigan ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law</u>. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

Bv:

Name: John Elanigan

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Bv:

Name: Bryan Landadio Title: Managing Director

This Assignment Agreement is made and entered into as of the Some day of Waget . 2018 (the "Effective Date"), by and between Mage Acreanb ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").

The Parties hereby agree as follows:

- Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts
  the foregoing assignment and agrees to assume and perform all obligations of Assignor with
  respect to the LIMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. Successors. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law.</u> This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

D.

Name: MARK ACKLAND

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

By:

Name: Bryan Landadio Title: Managing Director

This Assignment	Agreement is made and (the "Effective Date"), CFO Solutions, LLC ("As	entered into as of by and between signee") (collectively,	the 3rd day of Marshall (U'll) Ams, the "Parties").
The Parties hereby	57 1020		200

- Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
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- Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- Successors. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Joh Will an Behalf of Marshell Williams
Name: Marshall Williams

ASSIGNEE:

Personal CFO Solutions, LLC

Name. John Vieira

The Parties hereby agree as follows:

- Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
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- Successors. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey

Title:

ASSIGNEE:

Personal CFO Solutions. LLC

a Mary Ann Server

Name: Bryan Landadio

This	Assignment	Agreemer	nt is ma	de and	entered	into	as of	the	3.01	day of
Gon	, 2018	(the "Ef	fective I	Date"),	by and	betv	veen	Mo	ey JAN	John of onl
("Assignor")	and Personal	CFO Solv	tions, LL	C ("As	signee") (	collec	tively,	the "	Parties")	<b>.</b>

The Parties hereby agree as follows:

- l. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts
  the foregoing assignment and agrees to assume and perform all obligations of Assignor with
  respect to the LJMIX Claims.
- 3. <u>Remittance of Recovery.</u> Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Johldin on Rehalf of May Jan Tiberton Name: May Jone Johnston

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

y; John Uhin Name John Vieira

This Assignment Agreement is made and entered into as of the 3rd day of Agr. 2018 (the "Effective Date"), by and between Michael CRucke ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").
The Parties hereby agree as follows:
1. <u>Assignment</u> . Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
2. Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
3. <u>Remittance of Recovery</u> . Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
4. <u>Successors</u> . This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
5. <u>Governing Law</u> . This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.
By: A. William By Schaff of Mike O'Rourke Name: Michael O'Rourke Title:
ASSIGNEE:
Personal CFO Solutions, LLC

Name: John Vieira Title: Managing Director

This Assignment	Agreement is	made and	entered	into as of	the 3rd day of
("Assignor") and Personal	(the "Effective	e Date"),	by and	between	Niveldo Venturini
("Assignor") and Personal	l CFO Solutions	, LLC ("Ass	ignee") (	collectively,	the "Parties").

The Parties hereby agree as follows:

- 1. Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law</u>. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Och Vine on Behalf of Niveldo Ventrion's Name: Niveldo Ventrion's

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This Assignment 20	ent Agreement is made and entered into as of the 18 (the "Effective Date"), by and between the parties on all CFO Solutions, LLC ("Assignee") (collectively, the "Parties").	Seves tell
("Assignor") and Perso	onal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").	70,00

The Parties hereby agree as follows:

- 1. <u>Assignment.</u> Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey:

ASSIGNOR:

Ву: Уула

Title:

ASSIGNEE:

Personal CFO Solutions, 1

Name: Bryan Landadio

Title: Managing Director

shalf of Beigster

j.	/ This	Assignment	Agreement is (the "Effective	made and	entered	into as of	the 14	day of
L	1 Brail	, 2018	(the "Effective	ve Date"),	by and	between	refer	HOM19
("	Assignor"	) and Personal	1 CFO Solutions	s, LLC ("Ass	signee") (	collectively,	the "Parties"	).' l

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Sycw

Title

ASSIGNEE:

Personal CFO Solutions, LLC

By: Name: Bryandanda

	1	,This	Assign and Per	ment	Agre	ement	is	made	and	ente	ered	into	as	of	the /-	3_	day	of
1	DA.	:[		2018	(the	"Effec	ctive	Dat	e'"),	by	and	betv	veen	1	Kicha	20	And	200
(	Ass	ignor")	and Per	rsonal	CFO	Solution	ons,	LLC (	"Ass	igne	e") (	collec	tive	ly,	the "Pa	arties"	).	

The Parties hereby agree as follows:

- 1. <u>Assignment.</u> Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

Name:

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Name: Bryan Landadio

This Assignment Agreement is made and entered into as of the Z4st day of Morel., 2018 (the "Effective Date"), by and between Cyberd Meddyn. ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").

The Parties hereby agree as follows:

- I. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

Name

Title:

ASSIGNEE:

By:

Personal CFO Solutions, LLC

Name: John Vieira

This Assignment 2018	Agreement is	made and	entered	into as of	the 3rd day of
<u>April</u> , 2018	(the "Effective	Date"),	by and	between	(46 Pilgrin
("Assignor") and Personal	CFO Solutions,	LLC ("Ass	ignee") (	collectively,	the "Parties").

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law</u>. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

ly: <u>1394-</u>

Name: Fibert Pilgri

Title

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

, This	Assignment 2018	Agreement	is made	and er	atered	into as	of the	?d_ day	of
- Ppc	, 2018	(the "Effe	ctive Dat	te"), by	/ and	between	Ross 6	Podeliw	
("Assignor"	) and Personal	CFO Soluti	ions, LLC	("Assign	nee") (c	collectivel	ly, the "Pa	rties").	

The Parties hereby agree as follows:

- 1. Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Blulding on Rehalf of Rose Quekling Name: Russ Book line

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This Assignment Agreement is made and entered into as of the 3rd day of the 12 to 12

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Joh War on Richard of Sharley O'ctiveson Name: Shirley Oickinson

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This	Assignment 2018	Agre	ement is	made	and	ente	red	into	as	of	the	Brd	day	of
Maril	, 2018	(the	"Effective	ve Dat	e"),	by	and	beta	veer	n _	S	Step	li en	0,01
("Assignor")	and Persona	CFO	Solutions	s, LLC	("Ass	signee	") ("	collec	tive	ely,	the "	Parties"	).	<b>U</b> -

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

3y: \_\_\_\_\_3

Name:

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

By:

Name/John Vieira

Λ	This	Assig	nment	Agre	ement	is	made	and	ente	ered	into	as	of	the	_3_	_ da	y of
MA	il_	و	nment 2018 ersonal	(the	"Effec	tive	e Dat	e"),	by	and	betv	veer	ı _	Sus	an	Dev	IVE
("Ass	ighor")	and P	ersonal	CFO	Solutio	ns,	LLC (	("Ass	igne	e") (	collec	tive	ly,	the "	Partie	es").	

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law</u>. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR

Sy: \_/ Nom

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Bv:

Name Dryan Landadio Title: Managing Director

This Assignmen	t Agreement is	made and	entered	into as of	the ZIst day of
March, 2018	the "Effecti	ve Date"),	by and	between	Victoria Mellynn
("Assignor") and Person	al CFO Solution	s, LLC ("Ass	signee") (	collectively	, the "Parties").

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMLX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law.</u> This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

Name

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Mamar John Wieire

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery, Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

Name:

Title:

ASSIGNEE:

Personal CFO Solutions,

Bv.

Name: Bryan Landadio

/ This	Assignment	Agreement is	made and en	ntered into a	s of the	day of 
Doril	, 2018	(the "Effectiv	e Date"), by	and between	en William	Wirtellers
"("Assignor")	) and Personal	CFO Solutions	, LLC ("Assign	nee") (collecti	vely, the "Partie	s").

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law.</u> This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

Name:

ASSIGNEE:

Personal CFO Solutions, LLC

Name: Bryan Landadio Title: Managing Director

This Assignment Agreement is made and entered into as of the 3rd day of hour look ("Assignor") and Personal CFO Solutions, LLC ("Assignee") (collectively, the "Parties").

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the
  event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will
  upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law</u>. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Ohn Lunga Rehalf of Christian Formacker & Amy Hopf Kame; Christian Francker / Amy Hopf

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This A	ssignment	Agreem	ent is	made a	md e	ntered	into	as of	the	32	day of	1920
Ani)	2018	(the "E	ffective	Date'	'), b	and and	betw	een _	ar/	Kelly In	ust Crima	George R
("Astignor") a	rd Personal	CFO So	lutions,	LLC ("	Assig	nee") (	collec	tively,	the "	Parties*)	. Jenn	fer Patton

The Parties hereby agree as follows:

- Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR: All Veir on Rebell of

By: CorlKelly Tout, Erina Creage, Jeonster Pattern

Name: Carl Kelly Frust, Erina Creage & Jennifer Pattern

Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This Assignmen 2018	Agreement	is made and	entered	into as of	the 3rd	day of
	(the "Effe	ctive Date"),	by and	between	Matthew & Joor	Gray
("Assignor") and Person	al CFO Soluti	ons, LLC ("Ass	signee") (	collectively,	the "Parties")	, 0

The Parties hereby agree as follows:

- 1. Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LIMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Ohn Usin on Rebell of Matthew & Juen Carey
Name: Matthew & Jan Carey
Title:

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This	Assignment	Agree	ement is	made	and	entere	d into	as	of th	e 3rd	day of
_ Agal	, 2018	(the	"Effectiv	re Date	e"), 1	by ar	d bet	weer	1 <i>(</i> 2)	lle enviged	Congression
("Assignor")	and Personal	CFO	Solutions	LLC (	"Assi	gnee"	(colle	ctive	ly, the	"Parties"	"). √

The Parties hereby agree as follows:

- Assignment. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. Acceptance and Assumption. As of the Effective Date, Assignee hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. Governing Law. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: John Van on Behalfold Cille & Nigel Grashaw
Name: Cille & Nigel Grashaw

ASSIGNEE:

Personal CFO Solutions, LLC

Name: John Vieira

This	Assignment	Agreement is (the "Effective	made and	entered	into as of	the 3rd	day of	44 / 1
_ And	, 2018	(the "Effective	Date"),	by and	between	Akranda	Blang Andrew	1900 (11-16)
("Assignor")	and Personal	CFO Solutions,	LLC ("Assi	ignee") (c	collectively	, the "Parties"	). J	

The Parties hereby agree as follows:

- 1. <u>Assignment</u>. Assignor hereby assigns, conveys, transfers, and sets over unto Assignee all rights, title, ownership, and interest in Assignor's claims, demands, and causes of action of any kind whatsoever that the Assignor has or may have arising from violations of the federal securities laws of the United States of America in connection with the purchases of securities of the LJM Preservation and Growth Fund (ticker: LJMIX/LJMAX) (the "LJMIX Claims").
- 2. <u>Acceptance and Assumption</u>. As of the Effective Date, Assignce hereby accepts the foregoing assignment and agrees to assume and perform all obligations of Assignor with respect to the LJMIX Claims.
- 3. Remittance of Recovery. Personal CFO Solutions, LLC hereby agrees that in the event it obtains any recovery in connection with its prosecution of the LJMIX Claims, it will upon receipt of such recovery, promptly remit such recovery to Assignor.
- 4. <u>Successors</u>. This Assignment shall be binding upon and inure to the benefit of the parties, their successors, and assigns.
- 5. <u>Governing Law</u>. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New Jersey.

ASSIGNOR:

By: Alward Behalf of Alexandra Rebay & Andrew McCarthy
Name: Alward on Robay / Andrew McCarthy
Title:

ASSIGNEE:

Personal CFO Solutions, LLC

By: Name: John Vicira